

In the United States District Court
for The District of Delaware

Joseph	LAWRENCE CURRY
V.	PLAINTIFF
DOVER POLICE DEPARTMENTS	
K-9 UNIT OFFICER	
Gregory	HOPKINS
AND	ET. AL
DEFENDANTS	

CIVIL Fed CASE 04-175-KA

FILED

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AUG 30 2006

U.S. DISTRICT COURT
DISTRICT OF DELAWARE

SUBPOENA DUCES TIBI

SPECIALIST
EXPERT
SYCO
THERAPY
ANALYST

D.P.C. Doctor Miss Charlotte Sealig

ON MAY 19th OF 2004 I THE PLAINTIF HAS SATISFIED THE FILING PREREQUISITES OF 28 U.S.C 1915 A AND THE FEDERAL COURT HAS DETERMINED THAT CIVIL LAWSUIT 04-175-KAJ IS NOT FRIVOLOUS WITHIN THE MEANING OF 28 U.S.C 1915 A. I Joseph L. Curry AS THE ACTIVE ATTORNEY AS PRO'SE LITIGANT FOR THE PLAINTIF, HAS EXECUTED THE UNITED STATES MARSHALL'S OF THE DEPARTMENT OF JUSTICE TO SERVE SAID LAWSUIT; AUTHORIZED BY THE FEDERAL COURT ON 6-4-04. ON 6-25-04 EXECUTED RETURN OF SERVICE BY DE ATTOR GENERAL AND ET.AL. THIS FEDERAL CASE IS IN THE PROPER JURISDICTION AND ALLOW'S ME TO PRESENT THIS CASE PROPERLY THROUGH THE FEDERAL RULES AND PROCEDURE PROMPTLY PROFESSIONALLY TO THE FULLEST EXTENT OF THE LAW COMPENTENTLY. THE LAWSUIT OF 04-175-KAJ HAS INFACt BEEN THROUGH ALL OF THE PROCEDURES FROM 3-22-04 THRU TO TODAY 8/25/06 BY FULLEST AND MANY DIFFERENT PROCEDURE's OF THE FEDERAL UNITED STATES DISTRICT COURT. I JOSEPH L. CURRY HAS MOTIONED THE COURT AND FEDERAL HONORABLE JUDGE KENT A JORDAN AS WELL AS RESPECTED DEFENDANTS ATTORNEY DANIEL A GRIFFITH FIRM AND ET.AL TO GRANT ME PERMISSION TO USE EXPERT TESTIMONY FROM ONE DOCTOR CHAROLETTE SEALIG AT SET TRIAL WHICH MAY BE SUBJECTED TO CHANGE HOWEVER NOW ACTIVELY DOCKETED FOR TRIAL 2-20-07 AND 2-21-07 DUE TO NEW DISCOVERED EVIDENCE OF PTSD DISCOVERED BETWEEN 12-2-05 AND 3-13-07 AT DPC BY TREATMENT FROM TREATMENT TEAM, PRIAMAIRLY ASSIGNE FORENSIC SYCO ANALYST DOCTOR PHD MISS SEALIG. HOWEVER NOT TO BE SUBMITTED AS PRIOR OR NEW DISCOVERY ON RECORD AS OF TODAY; YES EXPERT TESTIMONY FOR THE PLAINTIFF / VICTIM GRANTED ON 8-18-06 CONFERENCE HELD WITH FEDERAL JUDGE KENT A JORDAN AND ET.AL. I Joseph L. Curry Exercises AND Executes SAID INVESTIGATION TO SUBPOENA Doctor CHAROLETTE SEALIG AS THE ATTORNEY PRO SE

OF TRIAL. This INVESTED POWER IS IN SUPPORT BY THE FEDERAL GUIDLINES OF THE UNITED STATE'S OF AMERICA. I Joseph Llwyn State That The attached Subpeona is a true certified federal Legal Document and further States & respectfully Submit This Document and Subpeona To federal court Honorable Judge Kent A Jordan, Clerk of The Court, Defendants Council and all others for The true intent for justice to serve all to prevail in The Best interest of all, May God Be Our witness of Genuine intent of truth and justice.

A RESPONSE IS REQUESTED from Doctor Chorlette Seelig To Mr Joseph Llwyn and The court in a timely manor.

A Response Given of The following Matters Set forth

(A) As to Doctor Seelig is in Receipt of federal US District Court Subpeona along with This federal legal Document Drafted in Accord to the fed. CASE 04-175-TAJ for your participation in This Matter;?

(B) A Response To Mr Joseph Llwyn as to if in fact You Ma'am Doctor Seelig will

Participate in a Conference with The plaintiff and/or plaintiffs Council to conduct Briefing of Up comming Events . To Be at a conference of your own free will , not to enforce any type of court order . However Still in a professional Matter as Attorney pro Se and Doctor not as patients . Advisory since infact all three must present this case Directly professionally Diligently and thoroughly for which a federal case . These formalities are of the criterier consumed with massive responsibilities yet in a civil case a Expert witness must have communication with the parties without of course feeling in anyway forced as a hostile witness if your participation is a fruitfull source only to tell the truth on the problem at hand or shall I say The Dispute That the judge will determine and all information is needed not just a fraction . To allow justice to prevail .

The Conference Requested is Entirely upon Your Discretion & will list four of various ways to approach this method . However The Subpeona is court ordered .

Your Discretion as to place, Time, and Date is Valid.

- ① By The way of placing a Visit at The Sussex Correctional Institution
- ② By The means of Teleconference
- ③ Video Court
- ④ Arranged Transporting To DPC Conference Room
- ⑤ whatever Means This is most convenient to your Schedule is Valid and Recognised as participation in Civ-Fed.CASE-04-175K

Joseph L. CURRY

Joseph Curry

8-25-06

In the United States District Court
for The District of Delaware

Joseph LAWRENCE CURRY
PLAINTIFF

v.

CIVIL ACTION No. 04-175-KAJ

Dover Police DEPARTMENT'S K-9
UNIT OFFICER GREGORY HOPKINS

"Affidavit"

I Joseph LAWRENCE CURRY Being FIRST DULLY SWEORN DePOSES AND
SAYS THAT The foregoing STATEMENT IS A TRUE AND CORRECT
OBSERVATION OF The ENTIRE CONTENTS OF The ATTACHED SUBPOENA
AND SUBPOENA BRIEFING FEDERAL LEGAL DOCUMENTS.

I Joseph L. CURRY AS ACTIVE ATTORNEY FOR The PLAINTIFF REPRESEN
PRO'SE LITIGATION OF This SUBPOENA AND SUBPOENA BRIEFING
TO THE FULLEST OF MY ABILITY AND SOLEMLY SWARES THAT ALL
DOCUMENTS ARE OF ITS ENTIRETY WHOLE LEGAL BINDING
TRUTH AND I MAY BE SUBJECT TO PERJURY RESULTING
PUNISHMENT; PENALTY IF DOCUMENTS ARE IN ANY WAY
TAINTED I DO SOLEMLY SWARE

Joseph L. CURRY

8-25-06

X Joseph L. CURRY
223-505
CIV-FED COUNSEL

INM: Joseph L. Cuff BLDG. medium-C-tier
SUSSEX CORRECTIONAL INSTITUTION
P.O. BOX 500
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L E D D E R I N G

OFFICE OF THE CLERK

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